

## General Assembly

Substitute Bill No. 460

February Session, 2022



## AN ACT CONCERNING COMPASSIONATE OR MEDICAL PAROLE AND CREDITS AWARDED FOR RELEASE DURING AN EMERGENCY DECLARATION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsections (e) and (f) of section 54-124a of the 2022
- supplement to the general statutes are repealed and the following is
- 3 substituted in lieu thereof (*Effective October 1, 2022*):
- 4 (e) (1) Each parole release panel, including any such panel for the
- 5 purpose of compassionate parole release or medical parole release, shall
- 6 be composed of three members, one of whom shall be the chairperson
- 7 or a full-time member designated by the chairperson to serve
- 8 temporarily as chairperson.
- 9 (2) Each pardons panel shall be composed of three members, one of
- 10 whom may be the chairperson, except that for hearings on
- 11 commutations from the penalty of death, one member of the panel shall
- 12 be the chairperson.
- 13 (3) Each panel that discharges persons on parole from the custody of
- 14 the Commissioner of Correction or that terminates the period of special
- parole for persons shall be composed of three members, one of whom
- shall be the chairperson or a full-time member designated by the

17 chairperson to serve temporarily as chairperson.

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- (f) The Board of Pardons and Paroles shall have independent decision-making authority to (1) grant or deny parole in accordance with sections 54-125, 54-125a, 54-125e and 54-125g, medical parole in accordance with the provisions of sections 54-131a to 54-131g, inclusive, as amended by this act, or compassionate parole in accordance with the provisions of section 54-131k, as amended by this act, (2) establish conditions of parole, medical parole, compassionate parole or special parole supervision in accordance with section 54-126, (3) rescind or revoke parole, medical parole, compassionate parole or special parole in accordance with sections 54-127, as amended by this act, and 54-128, as amended by this act, (4) grant commutations of punishment or releases, conditioned or absolute, in the case of any person convicted of any offense against the state and commutations from the penalty of death in accordance with section 54-130a, (5) discharge any person on parole, medical parole or compassionate parole or inmate eligible for parole from the custody of the Commissioner of Correction pursuant to section 54-129, as amended by this act, and (6) terminate special parole in accordance with section 54-129, as amended by this act.
- Sec. 2. Section 54-127 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2022*):
- 38 The request of the Commissioner of Correction or any officer of the 39 Department of Correction so designated by the commissioner, or of the 40 Board of Pardons and Paroles or its chairman shall be sufficient warrant 41 to authorize any officer of the Department of Correction or any officer 42 authorized by law to serve criminal process within this state, to return 43 any convict or inmate on parole, medical parole or compassionate 44 <u>parole</u> into actual custody; and any such officer, police officer, constable 45 or state marshal shall arrest and hold any parolee or inmate when so 46 requested, without any written warrant.
- Sec. 3. Section 54-127a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2022*):

All parole revocation and rescission hearings shall be conducted by an employee of the Board of Pardons and Paroles. The parole of a person who has been allowed to go on parole in accordance with subsection (a) of section 54-125a or section 54-125g, or sections 54-131a to 54-131g, inclusive, as amended by this act, or section 54-131k, as amended by this act, or who has been sentenced to a period of special parole in accordance with subdivision (9) of subsection (b) of section 53a-28, shall be revoked or rescinded if, after such hearing, the employee recommends such revocation or rescission and such recommendation is approved by at least two members of a panel of the board.

- Sec. 4. Subsection (a) of section 54-128 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2022):
  - (a) Any paroled inmate, including an inmate allowed to go on parole pursuant to sections 54-131a to 54-131g, inclusive, as amended by this act, or section 54-131k, as amended by this act, who has been returned to any institution of the Department of Correction for violation of such inmate's parole may be retained in a correctional institution for a period equal to the unexpired portion of the term of such inmate's sentence at the date of the request or order for such inmate's return less any commutation or diminution of such inmate's sentence earned, except that the Board of Pardons and Paroles may, in its discretion, determine that such inmate shall forfeit any or all of such earned time, or may be again paroled by said board.
- Sec. 5. Subsection (a) of section 54-129 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2022):
  - (a) If it appears to the appropriate panel of the Board of Pardons and Paroles that any person on parole, medical parole or compassionate parole or inmate eligible for parole, medical parole or compassionate parole or any person serving a period of special parole will lead an orderly life, the panel, by a unanimous vote, may (1) declare such person

- 81 on parole, medical parole or compassionate parole or inmate discharged
- 82 from the custody of the Commissioner of Correction, or (2) at any time
- 83 during such person's period of special parole, terminate such period,
- 84 without a court order, before such person completes such period.
- Sec. 6. Section 54-131a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2022*):
- 87 [The] A panel of the Board of Pardons and Paroles may determine, in
- accordance with sections 54-131a to 54-131g, inclusive, as amended by
- 89 this act, when and under what conditions an inmate serving any
- 90 sentence of imprisonment may be released on medical parole.
- 91 Sec. 7. Section 54-131b of the general statutes is repealed and the
- 92 following is substituted in lieu thereof (*Effective October 1, 2022*):
- 93 [The] A panel of the Board of Pardons and Paroles may release on
- 94 medical parole any inmate serving any sentence of imprisonment,
- 95 except an inmate convicted of a capital felony under the provisions of
- 96 section 53a-54b in effect prior to April 25, 2012, or murder with special
- 97 circumstances under the provisions of section 53a-54b in effect on or
- 98 after April 25, 2012, who has been diagnosed pursuant to section 54-131c
- 99 as suffering from a terminal condition, disease or syndrome, and is so
- debilitated or incapacitated by such condition, disease or syndrome as
- to be physically incapable of presenting a danger to society. Notwithstanding any provision of the general statutes to the contrary,
- the Board of Pardons and Paroles may release such inmate at any time
- during the term of such inmate's sentence.
- Sec. 8. Section 54-131k of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective October 1, 2022*):
- 107 (a) The Board of Pardons and Paroles may grant a compassionate
- 108 parole release to any inmate serving any sentence of imprisonment,
- 109 except an inmate convicted of a capital felony under the provisions of
- section 53a-54b in effect prior to April 25, 2012, or murder with special
- 111 circumstances under the provisions of section 53a-54b in effect on or

- after April 25, 2012, if [it] the panel finds that such inmate (1) is so 112 113 physically or mentally debilitated, incapacitated or infirm as a result of 114 advanced age or as a result of a condition, disease or syndrome that is not terminal as to [be physically incapable of presenting a] present a 115 116 significantly reduced risk of danger to society, and (2) (A) has served 117 not less than one-half of such inmate's definite or aggregate sentence, or 118 (B) has served not less than one-half of such inmate's remaining definite 119 or aggregate sentence after commutation of the original sentence by the 120 Board of Pardons and Paroles.
- 121 (b) (1) During a major disaster or an emergency declaration by the 122 President of the United States covering any part of the state, or an 123 emergency declaration issued by the Governor, that shall include, but 124 need not be limited to, those declarations issued concerning the COVID-125 19 pandemic, any other disease epidemic or public health emergency or a natural disaster, a panel of the Board of Pardons and Paroles may grant 126 127 a compassionate parole release to any inmate serving any sentence of imprisonment, except an inmate convicted of a capital felony under the 128 provisions of section 53a-54b in effect prior to April 25, 2012, or murder 129 130 with special circumstances under the provisions of section 53a-54b in 131 effect on or after April 25, 2012, at any time during the term of such 132 inmate's sentence, if the panel finds (A) circumstances exist which pose 133 a higher risk of harm to such inmate should such inmate remain 134 confined, and (B) such inmate presents a reduced risk of presenting any 135 danger to society.
  - (2) For purposes of this subsection, "COVID-19" means the respiratory disease designated by the World Health Organization on February 11, 2020, as coronavirus 2019, and any related mutation thereof recognized by said organization as a communicable respiratory disease.
  - (3) Any person granted a compassionate parole release pursuant to this subsection shall, upon expiration or termination of the major disaster or emergency declaration, be ordered to appear before the Board of Pardons of Paroles or any special panel thereof appointed pursuant to this section not later than twenty days after such expiration

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- or termination for a hearing as to whether such compassionate parole release shall be revoked, continued or modified. The Board of Pardons of Paroles or any special panel thereof shall revoke a compassionate parole release if the Board or panel finds (A) the risk of harm to such person should such person be confined is no longer higher than prior to the major disaster or emergency declaration, and (B) returning such
- person to confinement is in the best interest of public safety.
- [(b)] (c) Any person granted a compassionate parole release pursuant to this section shall be released subject to such terms and conditions as may be established by the Board of Pardons and Paroles and [shall be supervised by the Department of Correction] the rules and regulations established pursuant to section 54-126.
- (d) The chairperson of the Board of Pardons and Paroles may appoint
  a special panel to implement the provisions of this section and review
  and decide requests for compassionate parole under this section on an
  emergency basis, and in all cases shall act in as expeditious a manner as
  possible.
  - (e) The provisions of this section shall not affect an inmate's eligibility for any other form of parole or release provided by law.
- (f) Not later than October 1, 2023, and annually thereafter, the Board 164 of Pardons and Paroles shall report, in accordance with the provisions 165 of section 11-4a, to the joint standing committee of the General 166 167 Assembly having cognizance of matters relating to the judiciary (1) the 168 number of persons granted compassionate parole release in the prior 169 year, (2) the number of such persons released who have been arrested in the prior year, (3) the number of such persons released who have been 170 171 ordered reconfined based upon violations of the terms or conditions of 172 compassionate parole release in the prior year, and (4) the number of 173 such persons released who have been sentenced to confinement 174 pursuant to a separate and unrelated offense.
- 175 Sec. 9. (NEW) (Effective October 1, 2022) (a) The Commissioner of

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Correction shall grant public health emergency release credits in accordance with subsection (b) of this section to any inmate who is serving a sentence of imprisonment whose scheduled release date is within one year of the issuance of a declaration described in subsection (b) of this section, except to an inmate who is sentenced for a violation of section 53a-54a, 53a-54b, 53a-54c, 53a-54d, 53a-55, 53a-55a, 53a-70a, 53a-70c or 53a-100aa of the general statutes, or who is a persistent dangerous felony offender or persistent dangerous sexual offender pursuant to section 53a-40 of the general statutes.

- (b) (1) Notwithstanding any provision of the general statutes, during a major disaster or an emergency declaration by the President of the United States covering any part of the state, or an emergency declaration issued by the Governor, that shall include, but need not be limited to, those declarations issued concerning the COVID-19 pandemic, any other disease epidemic or public health emergency or a natural disaster, the commissioner shall award public health emergency release credits to any inmate described in subsection (a) of this section who is serving a sentence of imprisonment during the time period covered by such major disaster or declaration toward a reduction of such inmate's term of imprisonment, in an amount equal to one hundred twenty-two days per month for each month such inmate is imprisoned during the period covered by such declaration, the amount of which shall be reduced pro rata for any month that did not fall entirely during the period covered by such declaration. The commissioner shall not award more than two hundred forty-four days' worth of credits to any such inmate during the time period covered by any such declaration.
- (2) For purposes of this subsection, "COVID-19" means the respiratory disease designated by the World Health Organization on February 11, 2020, as coronavirus 2019, and any related mutation thereof recognized by said organization as a communicable respiratory disease.
- (c) Any credit awarded under this section may only be awarded during the period of time that the inmate is sentenced to a term of imprisonment and committed to the custody of the commissioner and

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may not be transferred or applied to a subsequent term of imprisonment. In no event shall any credit awarded under this section be applied so as to reduce a mandatory minimum term of imprisonment such inmate is required to serve by statute.

(d) The provisions of this section shall not affect an inmate's eligibility for any other form of parole or release provided by law.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2022	54-124a(e) and (f)
Sec. 2	October 1, 2022	54-127
Sec. 3	October 1, 2022	54-127a
Sec. 4	October 1, 2022	54-128(a)
Sec. 5	October 1, 2022	54-129(a)
Sec. 6	October 1, 2022	54-131a
Sec. 7	October 1, 2022	54-131b
Sec. 8	October 1, 2022	54-131k
Sec. 9	October 1, 2022	New section

JUD Joint Favorable Subst.